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## UNITED STATES BANKRUPTCY NORTHEN DISTRICT OF ILLINOIS **EASTERN DIVISION**

In re: Case No. 16-0	5225	)
MELVONNE JACKSO	ON,	)
THE ILLINOIS DEPAIEMPLOYMENT SECU		) ) BK No. 16-05225 ) ) Adv. Pro. No. 16-00314 )
	Plaintiff,	)
v.		)  Judge Jack B. Schmetterer )
MELVONNE JACKSO	N,	ý
	Defendant.	) )

## FINDINGS OF FACT AND CONCLUSIONS OF LAW

This matter coming on to be heard on the Motion for Default Judgment on the Verified Complaint herein and after such hearing the court makes the following finds of fact and conclusions of law.

## FINDINGS OF FACT

- 1. The defendant, MELVONNE JACKSON, was employed by Aerotek, Inc., for the week ending October 2, 2010 through February 5, 2011.
  - 2. The defendant earned wages for said period as set forth in the Notice of Fraud Decision.
- 3. During the same period of time the defendant applied for and received unemployment benefits totaling \$6,621.00.

4. During the same period of time the defordant made the representation sine was not employed in what her application for unemployment benefits.

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5 A. The defendant did not report her employment or her earnings during this period.

6 8. As of July 21, 2016, the sum of \$6,831.10 is due.

## **CONCLUSIONS OF LAW**

- 1. Through her false representations, the defendant received a total of \$6,395.00 in unemployment benefits to which she was not entitled.
  - 2. As of July 21, 2016, the defendant is indebted to plaintiff in the sum of \$6,831.10.
- 3. Pursuant to 11 U.S.C. §523(a)(2)(A) of the Bankruptcy Code, said debt is not dischargeable as it is a debt for obtaining money by false representations.
- 4. Defendant's debt to plaintiff is excepted, under 11 U.S.C. §523(a)(2)(A), from any discharge granted the defendant in the underlying bankruptcy case.

AUG 0 4 2016